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APPLICATION NO.	. F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/658,533	•	09/10/2003	Rene-Jeroen Verschuur	2001-1289	1956
466	7590	03/22/2006		EXAMINER	
YOUNG &			SONG, MATTHEW J		
745 SOUT 2ND FLOO		TREET		ART UNIT	PAPER NUMBER
ARLINGT	ON, VA	22202		1722	
				D. FFE 14 11 FD 02/02/020	_

DATE MAILED: 03/22/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)					
Office Action Summany	10/658,533	VERSCHUUR ET AL.					
Office Action Summary	Examiner	Art Unit					
	Matthew J. Song	1722	_				
The MAILING DATE of this communication Period for Reply	appears on the cover sheet w	ith the correspondence address					
A SHORTENED STATUTORY PERIOD FOR RE WHICHEVER IS LONGER, FROM THE MAILING - Extensions of time may be available under the provisions of 37 CF after SIX (6) MONTHS from the mailing date of this communication - If NO period for reply is specified above, the maximum statutory pe - Failure to reply within the set or extended period for reply will, by si Any reply received by the Office later than three months after the nearned patent term adjustment. See 37 CFR 1.704(b).	G DATE OF THIS COMMUNI R 1.136(a). In no event, however, may a n. eriod will apply and will expire SIX (6) MOI tatute, cause the application to become A	CATION. reply be timely filed NTHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).					
Status							
1) Responsive to communication(s) filed on 2	?9 December 2005.						
·= · ·	· · _ _ · · · 						
3) Since this application is in condition for allo		ters, prosecution as to the merits is					
• • • • • • • • • • • • • • • • • • • •	cordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims							
4)⊠ Claim(s) <u>1-10</u> is/are pending in the applica	tion						
	4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.							
6)⊠ Claim(s) <u>1-10</u> is/are rejected.							
7) Claim(s) is/are objected to.							
8) Claim(s) are subject to restriction and/or election requirement.							
Application Papers							
9)☐ The specification is objected to by the Exan	niner						
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11) The oath or declaration is objected to by the	e Examiner. Note the attache	d Office Action or form PTO-152.					
Priority under 35 U.S.C. § 119							
12)⊠ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a)⊠ All b)□ Some * c)□ None of:							
1. Certified copies of the priority docum	nents have been received.						
3. Copies of the certified copies of the		· · ·					
application from the International Bu	reau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a	* See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s)							
1) Notice of References Cited (PTO-892)	4) Interview	Summary (PTO-413)					
2) Notice of Draftsperson's Patent Drawing Review (PTO-948	Paper No.	(s)/Mail Date					
 Information Disclosure Statement(s) (PTO-1449 or PTO/SE Paper No(s)/Mail Date 	3/08) 5) \(\bigcap \) Notice of 6) \(\bigcap \) Other: \(\bigcap \)	Informal Patent Application (PTO-152)					
	-, <u>-, -, -, -, -, -, -, -, -, -, -, -, -, -</u>	_					

DETAILED ACTION

Election/Restrictions

1. Claims 11-15 are withdrawn from further consideration pursuant to 37 CFR 1.142(b) as being drawn to a nonelected invention, there being no allowable generic or linking claim. Election was made without traverse in the reply filed on 12/29/2005.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

3. Claims 1-9 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ernsting (US 4,883,681).

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In a method of crystallization, note entire reference, Ernsting teaches by passing an aqueous phase solution through a heat exchanger (Abstract). Ernsting also teaches a rework line 21 used on a portion of the material received using pump (col 11, ln 20-60 and col 12, ln 15-30). Ernsting also teaches crystallization is slow and if the emulsion is cooled down in a reallively short period of time, then the dispersion leaving the heat exchanger is usually in an undercooled state, i.e. the solid fat content is less the the equilibrium content at that temperature (col 4, ln 65 to col 5, ln 20).

Ernsting does not teach the under cooling at the outlet temperature is the equilibrium temperature minus 0.5-0.9 times the metastable region.

Tempeature is taught by Ernsting to be a result effective variable and temperature is also well known in the art to be a result effective variable. Therefore, it would have been obvious to a person of ordinary skill in the art at the time of the invention to modify Ernsting by optimizing the outlet temperature to obtain the claimed outlet temperature by conducting routine experimentation. (MPEP 2144.05).

Referring to claim 2, Ernsting does not teach a filter or separator.

Referring to claims 3 and 6, Ernsting teaches a scraped surface heat exchanger (col 6, ln 1-10). Ernsting does not teach the claimed dimensions. Changes in size are held to be obvious (MPEP 2144.04). Adjsting the dimensions of the apparatus to obtain a desired flow and residence time would be within the skill of an ordinary person in the art at the time of the invention.

Referring to claim 4, Ernsting does not teach the claimed heat flux. Heat flux can be determined by conducting routine experimentation to obtain a desired cooling effect. It would

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have been obvious to a person of ordinary skill in the art at the time of the invention to modify Ernsting by optimizing the heat flux to obtain the claimed heat flux by conducting routine experimentation. (MPEP 2144.05).

Referring to claims 5,7 and 9, Ernsting does not teach the claimed flow rate. Flow rate is known in the art to be a result effective variable. Therefore, it would have been obvious to a person of ordinary skill in the art at the time of the invention to modify Ernsting by optimizing the flow rate to obtain the claimed flow by conducting routine experimentation because flow rate affects the residence time. (MPEP 2144.05)

Referring to claim 8, Ernsting does not teach the claimed concentration. Concentration is well known in the art to be a result effective variable. Therefore, it would have been obvious to a person of ordinary skill in the art at the time of the invention to modify Ernsting by optimizing the concentration to obtain the claimed concentration by conducting routine experimentation. (MPEP 2144.05).

4. Claims 10 is rejected under 35 U.S.C. 103(a) as being unpatentable over Ernsting (US 4,883,681).

Ernsting teaches all of the limitations of claim 10, as discussed previously, except a pistion or screw heat exchanger.

In a process for crystallization, note entire reference, Volker et al teaches a crystallization step can be conducted in such equipment as a swept-wall, scraped wall, or screw type heat exchanger or equivalent, scraped wall agitated reactos, plate and frame heat exchangers, and tube and shell heat exchangers ([0130]). Volker et al also teaches such heat exchangers generally

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cools a composition at a rate from 0.4°C/min to 300°C/min ([0130]). It would have been obvious to a person of ordinary skill in the art at the time of the invention to modify Ernsting uy using a heat exchanger, as taught by Volker et al, because such heat exchangers are commonly used in the art to cool a composition at a desired rate to achieve crystallization.

Conclusion

5. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Mollerstedt (US 3,599,701) teaches a crystallizer without a filter or separator (Fig 1). Ueda et al (US 6,364,914) teaches a metastable saturation region (col 6, ln 1-15).

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Matthew J. Song whose telephone number is 571-272-1468. The examiner can normally be reached on M-F 9:00-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Duane Smith can be reached on 571-272-1166. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

> Matthew J Song Examiner Art Unit 1722

MJS March 20, 2006

DUANE SMITH

PRIMARY EXAMINER

3-20-06